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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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Conta	nt, et al	,	:		
		Plaintiff(s),	THIRD 17 Civ. 3139 (LGS)		
-V			: <u>CIVIL CASE</u> : <u>MANAGEMENT PLAN</u> : <u>AND SCHEDULING</u>		
Bank of Americal Corporation, et al.,  Defendant(s).			: <u>ORDER</u> : : X		
R. Civ	This C	ivil Case Management Plan is submitted by the f)(3).	he parties in accordance with Fed.		
LORN	A G. S	CHOFIELD, United States District Judge:			
1.	All parties [consent/ do not consent _X] to conducting all further proceedings before a United States Magistrate Judge, including motions and trial. <i>See</i> 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences.				
2.	The pa	ne parties [have/ have notX] conferred pursuant to Fed. R. Civ. P. 26(f).			
3.		his case is governed by one of the following sets of rules, and the parties' proposed dates this order have been adjusted accordingly.			
	a.	An employment case governed by the Initial cases? <a href="http://www.nysd.uscourts.gov/cases/">http://www.nysd.uscourts.gov/cases/</a> [Yes/ NoX]	•		
	b.	A case governed by Local Civil Rule 83.10, the City of New York? <a href="http://www.nysd.uscourts.gov/docs/mediation-rinal.pdf">http://www.nysd.uscourts.gov/docs/mediation-rinal.pdf</a> . [Yes/ NoX]	Ů		
	c.	A patent case subject to the Local Patent Ruhttp://www.nysd.uscourts.gov/rules/Standingdf andhttp://nysd.uscourts.gov/cases/show.php?db=[Yes / NoX]	g Order In re Local Patent Rules.p		

	d.	A wage and hour case governed by Initial Discovery Protocols for Fair Labor Standards Act?		
		http://nysd.uscourts.gov/cases/show.php?db=judge_info&id=1492 [Yes/ NoX]		
4.	Altei	rnative Dispute Resolution/Settlement		
	a.	Settlement discussions [haveX / have not] taken place.		
	b.	Counsel for the parties have discussed an informal exchange of information in aid of early settlement and have agreed to exchange the following: N/A.		
	c.	Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and (iii) retention of a private mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case: N/A.		
	d.	Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph 4(b) be employed at the following point in the case (e.g., within the next 60 days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery): N/A.		
	e.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.		
5.	No additional parties may be joined without defendants' consent or leave of Court.			
6.	Amended pleadings that may be filed without further leave of Court until November 20, 2018 are limited to the filing of Plaintiffs' SCCAC as authorized by the Court's October 25, 2018 Opinion and Order. Any amendment subsequent to the filing of Plaintiffs' SCCAC requires defendants' consent or leave of Court.			
7.	Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed by 30 days from the date on which a Defendant answers the SCCAC.			
8.	Fact	Discovery April 13, 2020		
	a.	**************************************		

b. Wherearties were then Non-Moving Defendants will produce, subject to a protective order substantially in the form entered in In re Foreign Exchange Benchmark Rates Antitrust Litigation, No. 13-cv-7789 ("FOREX"), all documents and recordings produced in discovery to plaintiffs in FOREX, as well as transactional data for spot FX Instrument transactions between Defendants and entities identified by Plaintiffs as retail foreign exchange dealers. The parties will meet and confer as to the timing and format for Defendants' production of transactional data. Defendants filing a 12(b)(2) motion will be excused from this production until a decision on the motion.

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The parties shall jointly submit a proposed protective order substantially in the form as the one entered in *FOREX* by no later than November 29, 2018.

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c.	Responsive documents shall be produced on a rolling basis with substantial completion no
	later than 150 days before the close of fact discovery pursuant to paragraph 8(a). Do the
	parties anticipate e-discovery? [YesX / No]

- d. Interrogatories pursuant to Fed. R. Civ. P. 33 shall be served by no later than 30 days before the close of fact discovery.
- e. Depositions pursuant to Fed. R. Civ. P. 30, 31 shall be completed no later than the close of fact discovery set forth in 8(a).

- f. Requests to admit pursuant to Fed. R. Civ. P. 36 shall be served by no later than 60 days after the close of fact discovery set forth in 8(a).
- Any of the deadlines in paragraphs 8(b) through 8(f) may be extended by the written consent of all g. parties without application to the Court, provided that all fact discovery is completed by the date to be agreed upon pursuant to paragraph 8(a).
- 9. Expert Discovery is stayed.
  - Anticipated types of experts if any: Plaintiffs have engaged Carol L. Osler, Ph.D., an a. expert economist specializing in currency trading and exchange rates. Plaintiffs anticipate engaging one or more additional expert economists and/or statisticians as well as experts regarding the retail foreign currency market. Defendants also anticipate engaging one or more experts.

  - xwith the (hurden of proof) shall be due before those of the propring party's expert(s); and allowper to discovery completed by the date set forth in paragraph 9(b).
- This case [is \_X\_\_\_/ is not \_\_\_\_\_] to be tried to a jury. 10.
- 11. The parties cannot estimate the length of trial at this time.
- XVIIVE CONTRACTOR CONT intend to jointly propose a) schedule for the Aling of Plaintiffs Second Consolidated (Class Accion/Connolaint/and/Defendants/anawexs/and/tox/oxogosexx/achedule/for/Defendants/ioint
- The discovery stay in this matter is lifted, except as to matters stayed pursuant to DOJ request in 12. Case No. 15-cv-9300, ECF No. 475.
- Status Letters and Conferences and Case Schedule 13.
  - The parties shall submit a joint status letter, as outlined in Individual Rule IV.A.2, on January 3, a. 2019, and every 45 days thereafter.
    - XXXBxXFebruarxXXXXXXXXxbrypartiesxahadkanlurnikaxiorintxstatusxbotterxaxxoutlinedkinxludixidualx RXXXXXXXX
    - By 14 days after the close of fact discovery, the parties shall submit a joint status letter, as outlined in Individual Rule IV.A.2 and, in the event that they have not already been referred for settlement discussions, shall also advise the Court whether or not they request a referral for settlement discussions as provided in Paragraph 4(c) above.

March 26, 2020 at 10:40 a.m.

c. A case management conference will be held on May 2009 AXXIX 200X AXIX. Any party wishing to file any dispositive or class certification motion shall file a pre-motion letter at least two weeks before the conference, in the form provided in Individual Rule III.A.1. Any party wishing to oppose such motion shall file a responsive letter as provided in Individual Rule III.A.1.

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- e. This Order may not be modified or the dates herein extended, except as provided in paragraph 8(f) or by further Order of this Court for good cause shown. Any application to modify or extend the dates herein, except as provided in paragraph 8(f), shall be made in a written application in accordance with the Court's Individual Rules and shall be made no less than 2 business days prior to the expiration of the date sought to be extended.
- 14. Pursuant to ECF No. 166 authorizing the filing of Plaintiffs' Second Consolidated Class Action Complaint ("SCCAC"), the parties shall comply with the following briefing schedule:

On or before November 20, 2018, Plaintiffs shall file a Second Consolidated Class Action Complaint ("SCCAC") consistent with the Court's October 25, 2018 Opinion and Order (ECF No. 166);

All Defendants seeking to move to dismiss pursuant to Fed. R. Civ. P. 12 shall file such joint motion(s) on December 20, 2018, and all other Defendants shall file individual answers on or before January 11, 2019;

Plaintiffs shall file their memoranda in opposition to Defendants' motion(s) to dismiss on or before January 28, 2019; and

Defendants shall file their joint reply brief(s) on or before February 19, 2019.

The Clerk of Court is directed to enter the dates under paragraphs 500, 8(a), 9(b)+(c), 13(a)+(d), and 14 into the Court's calendar.

Dated: December 10, 2019 New York, New York

United States District Judge